UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

BATTLE MOUNTAIN BAND of the TE- MOAK TRIBE of WESTERN SHOSHONE INDIANS,)) 3:16-CV-00268-LRH-WGC)
Plaintiff,	
v.) MINUTE ORDER
UNITED STATES BUREAU OF LAND MANAGEMENT, and JILL C. SILVEY,)) June 7, 2016
Defendants.))
PRESENT: THE HONORABLE LARRY R.	HICKS, UNITED STATES DISTRICT JUDGE
DEPUTY CLERK: NONE APPEARING	REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF(S): NO	ONE APPEARING
COUNSEL FOR DEFENDANT(S): N	ONE APPEARING
appeal. ECF No. 63. The court has reviewed the of the court's order (ECF No. 60) denying the (ECF No. 12) is not warranted in this action. Court has carefully considered all of the parties' to preliminary injunctive relief. Although the Ethe court issued for the benefit of the parties due considered all of the Band's arguments incluated Agreement and disagreed with the Band's integrated and order that an order addressing all of the parties' affinds that a stay pending appeal is not warranted it prior to issuing the short order on June 3, 201 court's finding that preliminary injunctive reliccourt shall deny the Band's motion.	ountain Band's ("the Band") motion for stay pending appears Band's motion and finds that stay pending appears Band's motion for a temporary restraining order Contrary to the Band's assertions in its motion, the arguments and found that the Band was not entitled Band takes issue with the court's short order, which is to the time sensitive nature of this action, the countaining its arguments concerning the Programmatic expretation of that agreement. The court noted in its arguments would be forthcoming, and thus, the court because the court considered all of the issues before 6. Nothing raised in the present motion changes the first motion to stay pending appeal (ECF No. 63) in the stay of the s
DENIED.	iff's motion to stay pending appeal (ECF No. 63) i
IT IS SO ORDERED.	LANCE S. WILSON, CLERK
	By: /s/
	By: /s/ Deputy Clerk